

March 18, 1938.

Arizona State Board of
Beauty Culture Examiners,
409 First National Bank of Arizona Bldg.,
Phoenix, Arizona.

Dear Mesdames:

In answer to your letter of March 16, 1938, wherein you request our opinion regarding licensed beauty operators taking their equipment to the homes of patrons to do beauty culture work, and wherein you ask the following questions:

" Is this unlawful, and what may we do about it? Must she have the protection of a licensed beauty shop in order to do this? In what way would the sanitation laws governing beauty culture affect these operators?"

Please be advised that we find no provision in the Beauty Culturist Act whereby licensed beauty operators are prohibited from taking their equipment into the homes of patrons to do beauty culture work. We are therefore of the opinion that it is not necessary for a licensed beauty operator to own a licensed beauty shop in order to practice her profession. However, she must comply with all the sanitation regulations promulgated by either the Board of Beauty Culturist Examiners or the State Board of Health for the regulation of beauty culture shops and beauty culture schools. Regardless of the fact that licensed beauty operators take their equipment into the homes of patrons, it is nevertheless incumbent upon said operators to obey said sanitary regulations, and if they do so obey and comply with the law, there is no reason why said operators can be legally prohibited from going into the homes of patrons.

Very truly yours,

JOE CONWAY,
Attorney General.

✓ EARL ANDERSON,
Special Assistant
Attorney General.

ALBERT M. GARCIA,
Assistant Attorney General.

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